

**LABEL, IN PART:** "16 White Rose Tea Balls \* \* \* Net 1¼ Ozs. Seeman Brothers Inc. Distributors, New York, N. Y."

**NATURE OF CHARGE:** Adulteration, Section 402 (a) (3), the product was unfit for food by reason of its creosote odor.

**DISPOSITION:** June 4, 1947. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

## CEREALS AND CEREAL PRODUCTS

### BAKERY PRODUCTS

**12207. Adulteration of bread. U. S. v. Sunrise Bakery Co., a partnership. Plea of nolo contendere. Fine of \$400. (F. D. C. No. 23280. Sample Nos. 48244-H, 48366-H.)**

**INFORMATION FILED:** On or about July 1, 1947, District of Colorado, against the Sunrise Bakery Co., Julesburg, Colo.

**ALLEGED SHIPMENT:** On or about July 24 and September 7, 1946, from the State of Colorado into the State of Nebraska.

**LABEL, IN PART:** "Sliced Sunrise Sliced Is Better Bread," or "Sliced Wheat Bread."

**NATURE OF CHARGE:** Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance by reason of the presence of insect parts, feather barbules, and rodent and other animal hairs; and, Section 402 (a) (4), it had been prepared, packed, and held under insanitary conditions whereby it may have become contaminated with filth.

**DISPOSITION:** July 22 1947. A plea of nolo contendere having been entered, the court imposed a fine of \$400.

**12208. Adulteration of fruit cake. U. S. v. Hoenshel Fine Foods, Inc., and C. Lloyd Hoenshel. Pleas of nolo contendere. Fines against both defendants, \$100 on each of 3 counts, and costs; fines on counts 2 and 3 suspended. (F. D. C. No. 23284. Sample Nos. 39686-H, 50336-H, 73401-H.)**

**INFORMATION FILED:** July 8, 1947, Northern District of Ohio, against Hoenshel Fine Foods, Inc., a corporation, Sandusky, Ohio, and C. Lloyd Hoenshel, president.

**ALLEGED SHIPMENT:** Between the approximate dates of September 16 and December 7, 1946, from the State of Ohio into the States of Michigan, Louisiana, and Minnesota.

**LABEL, IN PART:** "Hoenshel Brandied Fruit Cake."

**NATURE OF CHARGE:** Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance by reason of the presence of insects, insect fragments, and rodent hairs; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

**DISPOSITION:** August 20, 1947. Pleas of nolo contendere having been entered, the court imposed a fine of \$100 against both defendants on each of three counts, and costs. The fines imposed on counts 2 and 3 were suspended.

**12209. Adulteration of cookies and crackers. U. S. v. 274 Dozen Packages, etc. (and 2 other seizure actions). (F. D. C. Nos. 23137, 23152, 23163. Sample Nos. 4685-H to 4691-H, incl., 4693-H, 4694-H, 90852-H.)**

**LABELS FILED:** May 21 and 27 and June 3, 1947, Districts of Delaware and New Jersey.

**ALLEGED SHIPMENT:** Between the approximate dates of April 23 and May 7, 1947, by the Keebler-Weyl Baking Company, from Philadelphia, Pa.

**PRODUCT:** 1,222 dozen packages of cookies and crackers and 48 cartons of cookies at Wilmington, Del., and 144 cartons of cookies at Newark, N. J. The packages of the products were in ½-pound, 10-ounce, or 12-ounce sizes, and the cartons were in 6½-pound and 7½-pound sizes.

**LABEL, IN PART:** "Belmont Creme Sandwich," "Sandwich Teas," "Black Walnut Cookies," "Cocoanut Wafers," "Unsalted Crackers by Keebler," "Butter Flavored Slightly Sweet Thins," "Orange Creme Sandwich," "Tea Squares by Keebler," or "Milk Chocolate Wafers by Keebler."

**NATURE OF CHARGE:** Adulteration, Section 402 (a) (3), the articles consisted in whole or in part of filthy substances by reason of the presence of insect